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1 2 3 4 5 6 7	Mark Malachowski (CSBN 242696) Attorney at Law 760 Market Street, Suite 947 San Francisco, CA 94102 Telephone: (415) 983 – 0717 FAX: (415) 986 – 8068 mark@marklawsf.com Attorney for Mohamed Abouelhassan	*E-Filed 8/25/09*
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN JOSE DIVISION	
11)
12	Mohamed Abouelhassan,) Case No. C 08-03774 RS
13	Plaintiff,	STIPULATION AND [PROPOSED] ORDER FOR STAY OF ACTION
14	V.)
15 16	Secretary of the United States Army Pete Geren,)))
17	Defendant.))
18		
19	Plaintiff Mohamed Abouelhassan in stipulation with the Defendant counsel respectfully	
20	requests for stay of action for four months after the expiration date of the last stipulation to stay	
21 22	which was for a period of four months ending on September 19, 2009. The plaintiff requests for	
23	stay due to the nature of his job that requires him to travel overseas. Plaintiff is employed in Irac	
24	and has to stay there until the completion of his assignment	
25		
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	abouelhassan.stip.stay.of.action.2	

1 2 Respectfully submitted, 3 /s/MARK T. MALACHOWSKI 4 DATED: August 20, 2009 Attorney at Law 5 JOSEPH P. RUSSONIELLIO DATED: August 21, 2009 6 United States Attorney 7 /s/8 CLAIRE T. CORMIER Assistant United States Attorney 9 10 [PROPOSED] ORDER 11 Pursuant to the stipulation of the parties and good cause appearing, IT IS SO ORDERED. 12 13 August 25 DATED: ________, 2009 14 RICHARD SEEBORG 15 UNITED STATES MAGISTRATE JUDGE 16 17 18 19 20 21 22 23 24 25 Case No. C 08-03774 RS Stipulation re Stay of Action; Proposed Order abouelhassan.stip.stay.of.action.2

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